

Exhibit 9

Page 1

1 JENNIFER JEHN

2 UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

3 -----X

SANDRA GUZMAN,

4 Plaintiff,

5 -against- 09CIV9323 (BSJ) (RLE)

6 NEWS CORPORATION, NYP HOLDINGS, INC., d/b/a
THE NEW YORK POST, and COL ALLAN, in his
7 official and individual capacities,

8

Defendants.

9 -----X

AUSTIN FENNER and IKIMULISA LIVINGSTON,

10

11 Plaintiffs,

12 -against- 09CIV9832 (BSJ) (RLE)
13 NEWS CORPORATION, NYP HOLDINGS, INC., d/b/a
THE NEW YORK POST and DAN GREENFIELD and
14 MICHELLE GOTTHELF,

15 Defendants.

16 -----X

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18 VIDEOTAPED DEPOSITION OF JENNIFER JEHN

19 New York, New York

20 Tuesday, June 26, 2012

21

22 REPORTED BY: BARBARA R. ZELTMAN

(BOBBIE)

23 Professional Stenographic Reporter

24

25 Job Number: 51052

<p style="text-align: right;">Page 58</p> <p>1 JENNIFER JEHN 2 think the witness is struggling with it. 3 A I don't know what you mean by 4 "acceptable." 5 Q You talked about different ways, 6 complaining to a manager, going to the alert 7 line. 8 I'm simply asking would another way 9 that would be appropriate under the 10 guidelines that you discussed be to complain 11 to a lawyer or the Legal Department of The 12 New York Post? 13 MR. LERNER: And she answered a 14 New York Post employee could make a 15 complaint to Mr. Lippner. She 16 provided that answer two questions 17 ago. 18 MR. CLARK: Could you read the 19 question back, Bobbie? 20 I'm sorry, are you coaching the 21 witness, Ms. Lovinger? 22 MS. LOVINGER: Asked and 23 answered. I'm saying I agree with 24 Mark. 25 MR. CLARK: I would appreciate</p>	<p style="text-align: right;">Page 59</p> <p>1 JENNIFER JEHN 2 it if you stop coaching the witness. 3 Ms. Lovinger just nodded her head 4 and said "yes." 5 MS. LOVINGER: Excuse me, Paul. 6 I just said yes to what Mark said. I 7 was looking at -- what is it 8 called -- the Live Note here and the 9 question has been answered. I am not 10 coaching the witness. 11 MR. CLARK: Could you read the 12 question back, Bobbie? 13 (Requested portion of record read: 14 "Q. You talked about different 15 ways, complaining to a manager, going to 16 the alert line. 17 "I'm simply asking would another 18 way that would be appropriate under the 19 guidelines that you discussed be to 20 complain to a lawyer or the Legal 21 Department of The New York Post?") 22 (End of read-back.) 23 A Is that a question? 24 Q That's the question. 25 A New York Post employees can make a</p>
<p style="text-align: right;">Page 60</p> <p>1 JENNIFER JEHN 2 complaint to anyone in New York Post HR, 3 they can complain to their manager, they can 4 use the alert line. And Jordan Lippner, as 5 a resource and employment lawyer to The New 6 York Post, an employee can make a complaint 7 to Jordan Lippner. 8 Q So is Jordan Lippner a lawyer for 9 The New York Post? 10 A Jordan Lippner is a legal resource 11 available to me when I was at The New York 12 Post. 13 Q You still didn't answer the 14 question. 15 The question is: Is it appropriate 16 to complain to the Legal Department of The 17 New York Post under the guidelines that you 18 discussed? 19 MR. LERNER: That is -- 20 objection -- asked and answered now 21 several times. 22 A I said that -- 23 Q I don't care what you said. I just 24 want you to answer the question. 25 MR. LERNER: Hold on.</p>	<p style="text-align: right;">Page 61</p> <p>1 JENNIFER JEHN 2 Go ahead and provide the answer 3 that you were going to provide. 4 Paul, please don't cut her off. 5 A An employee at The New York Post 6 can make a complaint to Human Resources, to 7 their -- anyone in Human Resources at The 8 New York Post, to their manager at The New 9 York Post, to the alert line available to 10 them, and to Jordan Lippner who is an 11 employment lawyer who is a resource to HR at 12 The New York Post. 13 Q Would you agree with the following 14 statement: "Employees of The New York Post 15 who feel aggrieved because of harassment or 16 discrimination have an obligation to 17 immediately notify a manager in the Human 18 Resources Department or an attorney in the 19 Legal Department." 20 Would you agree with that 21 statement? 22 A Could you read the statement again, 23 please. 24 MR. CLARK: Could you read it 25 back?</p>